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6 7	Attorneys for Plaintiffs KCG AMERICAS LLC and KCG HOLDINGS, INC.	
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10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	KCG AMERICAS LLC, a Delaware	Case No. 5:17-cv-1953
14	limited liability company, and KCG HOLDINGS, INC., a Delaware	[Hon. Edward J. Davila]
15	corporation,	STIPULATION TO CONTINUE
16	Plaintiffs,	DEFENDANT ZHENGQUAN ZHANG'S RESPONSIVE PLEADING DEADLINE
17	V.	
18	ZHENGQUAN ZHANG, an individual,	[L.R. 6-1]
19	Defendant.	Complaint Filed: April 7, 2017 Complaint Served: April 28, 2017
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22	TO THE HONORABLE EDWARD J. DAVILA:	
23	Plaintiffs KCG AMERICAS LLC and KCG HOLDINGS, INC. (collectively	
24	"Plaintiffs") and Defendant ZHENGQUAN ZHANG ("Defendant") jointly	
25	stipulate, pursuant to L.R. 6-1, to continue Defendant's deadline to file a responsive	
26	pleading to June 8, 2017 (Stipulation").	
27	In support of their Stipulation, Plaintiffs and Defendant (collectively, the	
28	"Parties") state:	
	1	

1	WHEREAS, on April 7, 2017, Plaintiffs filed their Complaint against
2	Defendant seeking, among other things, a permanent injunction against Defendant
3	under 18 U.S.C. § 1836, California Civil Code § 3426, and California Business &
4	Professions Code § 17200, et seq. ("Complaint");
5	WHEREAS, on April 28, 2017, counsel for Defendant accepted service of
6	the Complaint and related process and pleadings on behalf of Defendant (Dkt. No.
7	18);
8	WHEREAS, Defendant's current deadline to file a responsive pleading is
9	May 19, 2017;
10	WHEREAS, Defendant has requested, and Plaintiffs have agreed to, a
11	twenty-day extension of Defendant's responsive pleading deadline, making
12	Defendant's responsive pleading deadline June 8, 2017;
13	WHEREAS, the twenty-day extension of Defendant's responsive pleading
14	deadline will not alter the date of any event or deadline already fixed by Court
15	order;
16	WHEREAS, the Parties file this Stipulation with the understanding that,
17	pursuant to L.R. 6-1, no Court order is necessary to effectuate the extension;
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1	NOW THEREORE the Parties hereby stimulate to continue Defendant's	
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	NOW, THEREFORE, the Parties hereby stipulate to continue Defendant's	
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	responsive pleading deadline from May 19, 2017 to June 8, 2017.	
	IT IS SO STIPULATED.	
5	Dated: May 17, 2017 GAINOR & DONNOR	
6		
7	By: <u>/s/ Ronald Gainor</u> Ronald Gainor	
8	Ronaid Gamoi	
9	Attorney for Defendant ZHENGQUAN ZHANG	
10		
11	Dated: May 17, 2017 BAKER & HOSTETLER LLP	
12		
13	By: /s/ Matthew D. Pearson	
14	Michael R. Matthias	
15	Matthew D. Pearson	
16	Attorneys for Plaintiffs KCG AMERICAS	
17	LLC and KCG HOLDINGS, INC.	
18		
19	I, Matthew D. Pearson, attest that all other signatories listed, and on whose behalf the filing is	
20	submitted, concur in the filing's contents and have authorized the filing.	
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